DOCKET	NO	6415-5	

DECLARATION, POWER OF ATTORNEY, and PETITION

As below named inventors, we hereby declare that:

Our residences, post office addresses and citizenship are as stated below next to our names,

We believe we are t first and joint inven which a patent is so SERVICE METHO	tors (if plur ught on the	al names are liste invention entitle	d below) of the sidGAME_MACHI	ubject matter whic	h is claime	
was amended on	ed hereto. d on state that w	a	f applicable). and understand th	e contents of the a		and
We acknow application in accor				is material to the e	xamination	of this
• •	claim foreigntent or involute	gn priority beneficate	ts under Title 35, listed below and	United States Coo	ed below an	ny foreign
		Prior For	eign Application	(s)	Priority	Claimed
2000-351909 (Number)	Japan (Countr	y) (I	17/11/2000 Day/month/year fi	led)	Yes (X)	No ()
(Number)	(Countr	y) (E	Pay/month/year fi	led)	()	()
We hereby application(s) listed disclosed in the pricunited States Code 37, Code of Federal and the national or hereby	below and or United St § 112, we a Regulation	insofar as the su ates application in cknowledge the one s, § 1.56(a) whice	bject matter of ean of the manner pro- duty to disclose me h occurred betwe	vided by the first p naterial informatio en the filing date o	f this applic paragraph o n as define	cation is not f Title 35, d in Title
(Application Serial	No.)	(Filing date)	(Status)	(patented, pen	ding, aband	doned)
(Application Serial	No.)	(Filing date)	(Status)	(patented, pen	ding, aband	doned)

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

And we hereby appoint John T. Johnson, Reg. No. 37,363; John E. Kidd, Reg. No. 19,916; Victor Siber, Reg. No. 25,149; Margaret B. Kelley, Reg. No. 29,181; Philip E. Roux, Reg. No. 31,295; Michael J. Pantuliano, Reg. No. 18,971; Joseph P. Kincart, Reg. No. 43,716; James V. Mahon, Reg. No. 41,966; Joseph Levi, Reg. No. 41,152; Victor J. Geraci, Reg. No. 38,157; C. Joseph Laughon, II, Reg. No. 31,389; Leora Ben-Ami, Reg. No. 32,455; Robert D. Schaffer, Reg. No. 33,775; Michael M. O'Shea, Reg. No. 35,631; Joel N. Bock, Reg. No. 36,456; Gerard P. Norton, Reg. No. 36,621; Frank C. Cimino, Reg. No. 39,945; Nada Jain, Reg. No. 41,431; Frank J. Nuzzi, Reg. No. 42,944; David F. Ries, Reg. No. 43,046; Kevin M. Curran, Reg. No. 43,571; and Matthew J. Antonnelli, Reg. No. P45,973, all of the firm of Clifford Chance Rogers & Wells LLP, 200 Park Avenue, New York, New York 10166-0153 our attorney with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Wherefore we pray that Letters Patent be granted to me for the invention or discovery described and claimed in the foregoing specification and claims, and we hereby subscribe our names to the foregoing specification and claims, declaration, power of attorney, and this petition.

Full name of sole or first inventor <u>Kazutoyo MAEHIRO</u>						
Inventor's signature _ Residence	KAZU TOTO MAEHI Tokyo, Japan	Ro Date	March 19, 2001			
Citizenship						